



BOX PCTPATENT
2520-0118P

#3

IN THE U.S. PATENT AND TRADEMARK OFFICE

APPLICANT:

Naoki YAMAZAKI et al.

INTERNATIONAL APPL. NO.:

PCT/JP98/05470

APPL. NO.:

09/555,629

FILED:

June 2, 2000

FOR:

PREPARATION FOR CONTINUOUS

INTRAVENOUS ADMINISTRATION

RECEIVED

LETTER SUBMITTING ADDITIONAL DOCUMENTS FOR ENTERING NATIONAL PHASE FOR A PCT APPLICATION

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Assistant Commissioner for Patents Washington, DC 20231

July 31, 2000

Sir:

Under the provisions of 37 C.F.R. § 1.494 or 37 C.F.R. § 1.495, attached hereto are the following additional items necessary for entering the national phase in connection with the above-identified PCT international application.

oxtimes Executed Declaration	and	Power	of	Attorney.
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○ Original

Photocopy

The specification attached to the executed Declaration and Power of Attorney is a true copy of the specification which was filed in the U.S. Patent and Trademark Office on June 2, 2000, including any amendments thereto (if applicable) filed on even date therewith.

\boxtimes	Appl. No. 09/555,629						
	The undersigned hereby declares that "Attorney Docket						
NO. 2520	on page 1 of the attached inventors, p						
Т	nds to Appl. No. 09/555,629 filed June 2 2000						
"PREPARATION FOR CONTINUOUS INTRAVENOUS ADMINISTRATION."							
	English language specification, claims, and Abstract						
	with () sheets of drawings.						
	Attached hereto is a Statement Claiming Small Entity						
•	Status (original photocopy).						
\boxtimes	Attached is a copy of Form PCT/DO/EO/905.						
No extension fee is required because the undersigned							
y	received the Notification of Missing Day						
, I C1	However, if for some recommendations						
gecermined	that an extension of time is necessary						
hereby respectfully petitions for an extension of time for the							
filing of the present paper in accordance with the provisions of							
37 C.F.R. § 1.136 and 37 C.F.R. § 1.17.							
	Applicant(s) hereby respectfully petitions for						
() month(s) extension of time for the filing of the present						
paper in accordance with the provisions of 37 C.F.R. § 1.136 and							
37 C.F.R. § 1.17. The required fee of \$0.00 is attached hereto.							
10441164 lee of \$0.00 is attached hereto.							

Appl. No. 09/555,629

The Government Filing Surcharge in the amount of \$130.00 in accordance with 37 C.F.R. §§ 1.494 and 1.492 was previously paid for concurrently with the filing of the application on June 2, 2000.

- Submitted concurrently herewith under separate cover for recording is an Assignment.
- A check in the amount of \$0.00 to cover the above-mentioned fees is enclosed.
- A Fee of \$0.00 to cover the increase in fees of the filing Surcharge is enclosed.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fee required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

GMM/gh 2520-0118P

Attachments

Gerald Murphy, Jr., #28,977

P.O. Box 7**V**7 Falls Church, VA 22040-0747 (703) 205-8000

(Rev. 04/19/2000)



UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: ASSISTANT COMMISSIONER FOR PATENTS
Box PCT
Washington, D.C. 20231

	U.S. APPLICATION NO.		FIRST NAI					
	09/555629	<u> </u>	YAMAZAKI		ATTY, DOCKET NO.			
			INVINCANI	N	2520-0118P			
	P O BOX 747	EWART KOLASCH & BIRCH			INTERNATIONAL APPLICATION NO.			
	FALLS CHURCH, VA 22040 0747			PC	CT/JP98/05470			
				I A. FILING D	ATE PRIORITY DATE			
				03 DEC				
	NOTIFICATION OF A	ATCCINC 1	POINTER PROPERTY COMMON	DATE MAILED:	10 JUN 2000			
	SIAI	ES DESIG	REQUIREMENTS UNDE NATED/ELECTED OFF	TOTE MONTHON				
	 Ine following items have been su 	ibmitted by	the applicant or the IR to t	he United States Pate	ent and Trademark Office as			
	i a Designated Office	(37 CFR)	.494),					
	an Elected Office (3 U.S. Basic National Fee.	7 CFR 1.4	95):		ck.X			
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	a non-English langua	neation in. ige.			Dockefed			
	☐ English.			1-	7-30-00			
	Translation of the internation	al applicati	on into English.	\mathcal{D}	diet			
	Oath or Declaration of invent	ors(s) for I	OO/EO/US.	10	gier.			
	Copy of Article 19 amendmen Translation of Article 19 ame	US. ndmente in	to Emplish:		-			
	The International Preliminary	Examinati	to Edglish. On Report in English and is	5 A 22222				
	☐ I ranslation of Annexes to the	Internation	al Preliminary Examination	n Renort into English	,			
	Preliminary amendment(s) file	ed ·	06/02/00 and '		•			
	Information Disclosure Staten Assignment document.	nent(s) file	d06/02/00an	d	· •			
	Power of Attorney and/or Cha	nge of Ado	trece					
	☐ Substitute specification filed		•					
	☐ Verified Statement Claiming S	mall Entity	Status.					
	Priority Document.		–					
	Copy of the International Seam Cher: PCT/RO/101	ch Report I	and copies of the referer	nces cited therein.				
2.	The following items MUST be furn	nished with	in the period set forth belo	w in order to comple	to the manifestory of			
ac								
	a. Translation of the applicatio	n into Engi	ish. Note a processing fee	will be required if s	ubmitted later than the			
	appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated on the attached Notice of Defective							
	i iui Diautoti.		•					
	b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 o							
	30 months from the priority date (37 CFR 1.492(f)). 20 c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International amplication number and international difference of the compliance of the inventors.							
	on the attached PCT/D	claration d	oes not comply with 37 CF	R 1.497(a) and (b) fo	or the reasons indicated			
	d. Surcharge for providing the	101 E0131 1						
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3.	Additional claim fees of \$	as a	☐ large entity ☐ small er	tity, including any re	equired multiple dependent			
QI1	im fee, are required. Applicant muse. See attached PTO-875.	t submit th	e additional claim fees or c	ancel the additional of	claims for which fees are			
	I OR THE THE							
AI FR	L OF THE ITEMS SET FORTH	IN 2(a)-2(d	I) AND 3 ABOVE MUST	BE SUBMITTED V	WITHIN ONE MONTH			
TE	OM THE DATE OF THIS NOTIC THE APPLICATION, WHICHEVER SANDONMENT	E UK BY	TR. FAILURE TO PROP	IS FROM THE PRI	ORITY DATE FOR			
ΑE	BANDONMENT.		TO THE TO THOP	ERLI RESPUND	WILL RESULT IN			
Th	e time period set above may be exter	ided by fili	ns a patition and fee fee					
CF	R 1.136(a).	idea by illi	ng a petition and ree for ex	tension of time under	r the provisions of 37			
4	Translation of the Assess Nation :							
τ. No	Translation of the Annexes MUST be the processing fee will be required if	e submitted t	d no later that the time peri	od set above or the a	nnexes will be cancelled.			
J. L	■ I DE Article 19 amendments are c	ancelled si	nce a translation was not	ne priority date. wided by the spoons	minto 20 /27 CED			
494	(d)) or 30 (37 CFR 1.495(d)) month	s from the	priority date.	ovided by the approp	mate 20 (37 CFR.			
Αp	plicant is reminded that any commun	ication to t	he United States Patent and	Trademark Office a	nint ha mallades at			
add	and the transfer of the transf	use U.S.	appucation no. snown abov	e. (37 CFR 1.5)				
	A copy of this notice I	MUST	be returned with	this resnons	e.			
	JUSCU.							
	PCT/DO/EO/917 [PTO-875		of Defective Translation	n	A 0 1 #			
	RM PCT/DO/EO/905 (December 19	97)			A. Campbell			
	(Telephone: 703	L305_3634			